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1 BEFORE THE ARIZONA CORPORATION COMMISSION 25 2 **COMMISSIONERS** 2007 JAN 16 P 2: 45 3 JEFF HATCH-MILLER, Chairman WILLIAM A. MUNDELL AZ CORP COMMISSION 4 MIKE GLEASON DOCUMENT CONTROL KRISTIN K. MAYES 5 **GARY PIERCE** 6 IN THE MATTER OF: DOCKET NO. W-03512A-06-0407 7 RAYMOND R. PUGEL AND JULIE B. PUGEL AS TRUSTEES OF THE RAYMOND R. PUGEL AND 8 JULIE B. PUGEL FAMILY TRUST, and ROBERT RANDALL AND SALLY RANDALL, Complainants, 10 v. 11 PINE WATER COMPANY, 12 Respondent. 13 IN THE MATTER OF: DOCKET NO. W-03512A-06-0613 14 ASSET TRUST MANAGEMENT CORP., 15 Arizona Corporation Commission DOCKETED 16 Complainant, 17 JAN 16 2007. v. 18 **DOCKETED BY** 19 PINE WATER COMPANY, 20 Respondent. PROCEDURAL ORDER 21 BY THE COMMISSION: 22 On June 21, 2006, Raymond R. Pugel and Julie B. Pugel, as trustees of the Raymond R. Pugel 23 and Julie B. Pugel Family Trust, and Robert Randall and Sally Randall (collectively "Pugel 24 Complainants"), filed with the Arizona Corporation Commission ("Commission") in Docket No. W-25 03512A-06-0407 a Complaint ("Pugel Complaint") against Pine Water Company ("Pine Water" or 26 "Company"). The Complaint seeks to delete property owned by the Complainants from Pine Water's 27 certificated service area based on the allegation that Pine Water is not able to provide satisfactory and 28

1	adequate water service in a reasonable time and at a reasonable rate. On September 21, 2006, Pine
2	Water filed its Answer and requested that the Complaint be dismissed.
3	On September 25, 2006, Asset Trust Management Corp. ("ATM") filed a similar Complaint
4	against Pine Water in Docket No. W-03512A-06-0613 ("ATM Complaint").
5	By Procedural Order issued December 19, 2006, the Pugel Complaint and ATM Complaint
6	dockets were consolidated.
7	On January 12, 2006, a procedural conference was conducted in this consolidated proceeding.
8	During the procedural conference, the parties discussed potential hearing dates and other procedural
9	deadlines.
10	IT IS THEREFORE ORDERED that a hearing in the above-captioned matters shall
11	commence on May 21, 2007, at 10:00 a.m., or as soon thereafter as is practical, at the Commission's
12	offices, 1200 West Washington Street, Phoenix, Arizona 85007.
13	IT IS FURTHER ORDERED that intervention shall be in accordance with A.A.C. R14-3-
14	105, except that all motions to intervene must be filed on or before February 9, 2007.
15	IT IS FURTHER ORDERED that the Complainants shall file their Direct Testimony by no
16	later than March 16, 2007.
17	IT IS FURTHER ORDERED that Pine Water, Staff and Intervenors shall file Direct
18	Testimony by no later than April 13, 2007.
19	IT IS FURTHER ORDERED that the Complainants shall file Rebuttal Testimony by no
20	later than April 27, 2007.
21	IT IS FURTHER ORDERED that Pine Water, Staff and Intervenors shall file Surrebuttal
22	Testimony by no later than May 7, 2007.
23	IT IS FURTHER ORDERED that the Complainants shall file Rejoinder Testimony by no
24	later than May 14, 2007.
25	IT IS FURTHER ORDERED that all filings shall be made by 4:00 p.m. on the date the
26	filing is due, unless otherwise indicated.
27	IT IS FURTHER ORDERED that any objections to any testimony or exhibits which have
28	heen prefiled as of May 14, 2007 shall be made before or at the May 17, 2007 pre bearing

conference.

IT IS FURTHER ORDERED that discovery shall be as permitted by law and the rules and regulations of the Commission, except that: any objection to discovery requests shall be made within 7 days<sup>1</sup> of receipt and responses to discovery requests shall be made within 20 days of receipt; the response time may be extended by mutual agreement of the parties involved if the request requires an extensive compilation effort. No discovery requests shall be served after May 17, 2007.

IT IS FURTHER ORDERED that, in the alternative to filing a written motion to compel discovery, any party seeking discovery may telephonically contact the Commission's Hearing Division to request a date for a procedural hearing to resolve the discovery dispute; that upon such a request, a procedural hearing will be convened as soon as practicable; and that the party making such a request shall contact all other parties to advise them of the hearing date and shall at the procedural hearing provide a statement confirming that the other parties were contacted.<sup>2</sup>

IT IS FURTHER ORDERED that any motions filed in this matter that are not ruled upon by the Commission within 10 days of the filing date of the motion shall be deemed denied.

IT IS FURTHER ORDERED that any responses to motions shall be filed within five days of the filing date of the motion.

IT IS FURTHER ORDERED that any replies shall be filed within five days of the filing date of the response.

IT IS FURTHER ORDERED that the Company shall provide public notice of the hearing in this matter, in the following form and style:

## PUBLIC NOTICE OF HEARING ON THE COMPLAINTS OF RAYMOND R. PUGEL AND JULIE B. PUGEL, AS TRUSTEES OF THE RAYMOND R. PUGEL AND JULIE B. PUGEL FAMILY TRUST, AND ROBERT RANDALL AND SALLY RANDALL, AND OF ASSET TRUST MANAGEMENT CORP. AGAINST PINE WATER COMPANY DOCKET NOS. W-03512A-06-0407 AND W-03512A-06-0613

On June 21, 2006, Raymond R. Pugel and Julie B. Pugel, as trustees of the Raymond R. Pugel and Julie B. Pugel Family Trust, and Robert Randall and Sally Randall, filed with the Arizona Corporation Commission ("Commission") in Docket No. W-

s/DNodes/Water/PineWater/0604070po2

<sup>&</sup>lt;sup>1</sup> "Days" means calendar days.

<sup>&</sup>lt;sup>2</sup> The parties are encouraged to attempt to settle discovery disputes through informal, good-faith negotiations before seeking Commission resolution of the controversy.

03512A-06-0407 a Complaint against Pine Water Company ("Pine Water"). On September 25, 2006, Asset Trust Management Corp. ("ATM") filed a similar Complaint against Pine Water in Docket No. W-03512A-06-0613. The Complaints seek to delete property owned by the Complainants from Pine Water's certificated service area based on the allegation that Pine Water is not able to provide satisfactory and adequate water service in a reasonable time and at a reasonable rate. These dockets have been consolidated by the Commission for purposes of conducting a hearing. Copies of the Complaints and associated documents are available at the Company's offices [insert address and telephone number] and the Commission's offices at 1200 West Washington, Phoenix, Arizona, for public inspection during regular business hours.

The Commission will hold a hearing on this matter beginning May 21, 2007, at 10:00 a.m., at the Commission's offices, 1200 West Washington, Phoenix, Arizona. Public comments will be taken on the first day of the hearing. Written public comments may be submitted via e-mail (visit <a href="http://www.cc.state.az.us/utility/cons/index.htm">http://www.cc.state.az.us/utility/cons/index.htm</a> for instructions), or by mailing a letter referencing Docket No. to W-03512A-06-0407 et al: Arizona Corporation Commission, Consumer Services Section, 1200 West Washington, Phoenix, AZ 85007. If you have any questions about this proceeding, you may also contact the Consumer Services Section of the Commission by calling 1-800-222-7000.

The law provides for an open public hearing at which, under appropriate circumstances, interested parties may intervene. Intervention shall be permitted to any person entitled by law to intervene and having a direct and substantial interest in the matter. Persons desiring to intervene must file a written motion to intervene with the Commission, which motion must be sent to the Company or its counsel and to all parties of record, and must contain the following:

- 1. The name, address, and telephone number of the proposed intervenor and of any party upon whom service of documents is to be made if different from the intervenor.
- 2. A short statement of the proposed intervenor's interest in the proceeding (e.g., a customer of the Company, a shareholder of the Company, etc.).
- 3. A statement certifying that a copy of the motion to intervene has been mailed to the Company or its counsel and to all parties of record in the case.

The granting of intervention, among other things, entitles a party to present sworn evidence at the hearing and to cross-examine other witnesses. The granting of motions to intervene shall be governed by A.A.C. R14-13-105, except that all motions to intervene must be filed on or before February 9, 2007. For information about requesting intervention, visit the Arizona Corporation Commission's webpage at <a href="http://www.cc.state.az.us/utility/cons/index.htm">http://www.cc.state.az.us/utility/cons/index.htm</a>. However, failure to intervene will not preclude any interested person or entity from appearing at the hearing and providing public comment on the application or from filing written comments in the record of the case.

The Commission does not discriminate on the basis of disability in admission to its public meetings. Persons with a disability may request a reasonable accommodation such as a sign language interpreter, as well as request this document in an alternative

format, by contacting the ADA Coordinator, Linda Hogan, at <u>LHogan@admin.cc.state.az.us</u>, voice phone number 602/542-3931. Requests should be made as early as possible to allow time to arrange the accommodation.

IT IS FURTHER ORDERED that the Company shall mail to each of its customers a copy of the above notice, and shall cause the above notice to be published at least once in a newspaper of general circulation in its service territory, by no later than February 2, 2007.

IT IS FURTHER ORDERED that the Company shall file certification of mailing/publication as soon as practical after the mailing/publication has been completed.

IT IS FURTHER ORDERED that notice shall be deemed complete upon mailing/publication of same, notwithstanding the failure of an individual customer to read or receive the notice.

IT IS FURTHER ORDERED that the Ex Parte Rule (A.A.C. R14-3-113 - Unauthorized Communications) applies to this proceeding as the matter is now set for public hearing.

IT IS FURTHER ORDERED that all parties must comply with Rule 33 (c) and (d) of the Rules of the Arizona Supreme Court with respect to practice of law and admission pro hac vice.

IT IS FURTHER ORDERED that withdrawal of representation must be made in compliance with A.A.C. R14-3-104(E) and Rule 1.16 of the Rules of Professional Conduct (under Rule 42 of the Rules of the Arizona Supreme Court). Representation before the Commission includes the obligation to appear at all hearings and procedural conferences, as well as all Open Meetings for which the matter is scheduled for discussion, unless counsel has previously been granted permission to withdraw by the Administrative Law Judge.

IT IS FURTHER ORDERED that the Administrative Law Judge may rescind, alter, amend, or waive any portion of this Procedural Order either by subsequent Procedural Order or by ruling at hearing.

Dated this \_\_\_\_\_\_ day of January, 2007.

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DWIGHT D. NODES

ASSISTANT CHIEF ADMINISTRATIVE LAW JUDGE

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1	Copies of the foregoing mailed/delivered this // day of January, 2007 to:
2	
3	John G. Gliege Stephanie J. Gliege
4	GLIEGE LAW OFFICES P.O. Box 1388
5	Flagstaff, AZ 86002 Attorneys for Complainants
6	Jay L. Shapiro
7	Patrick J. Black FENNEMORE CRAIG 3003 North Central Avenue, Ste. 2600
8	Phoenix, AZ 85012
9	Attorneys for Pine Water Company
10	Robert Hardcastle, President Brooke Utilities, Inc.
11	P.O. Box 82218 Bakersfield, CA 93380
12	Christopher Kempley, Chief Counsel
13	Legal Division ARIZONA CORPORATION COMMISSION
14	1200 West Washington Street Phoenix, AZ 85007
15	Ernest G. Johnson, Director
16	Utilities Division ARIZONA CORPORATION COMMISSION 1200 West Washington
17	Phoenix, AZ 85007
18	
19	
20	By: Lane Kachiques
21	Diane Rodriguez Secretary to Dwight D. Nodes
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24	
25	
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